Į.	case 5:07-cv-03396-JW	Document 38-3	Filed 07/29/2008	Page 1 of 6				
1	Fred W. Schwinn (SBN 22	5575)						
2	CONSUMER LAW CENTER, INC. 12 South First Street, Suite 1014							
3	San Jose, California 95113-2418 Telephone Number: (408) 294-6100 Facsimile Number: (408) 294-6190 Email Address: fred.schwinn@sjconsumerlaw.com							
4								
5	Attorney for Plaintiff							
6	PATRIČIA CLAIRE BANKSTON							
7								
8	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA							
9	FOR I		SE DIVISION	ORMA				
10	PATRICIA CLAIRE BAI	NKSTON,	Case No. C07-03396	-JW-PVT				
11	Pla	intiff,		DECLARATION OF				
12	V.		FRED W. SCHWINN IN SUPPORT OF AWARD OF ATTORNEY FEES AND					
13	PATENAUDE & FELIX, A PROFESSIONAL CORPORATION, a California corporation, and RAYMOND		COSTS	H 11 D W				
14			Hearing Judge:	Honorable Patricia V. Trumbull				
15	ALCIDE PATENAUDE, and inhis official capacity		Hearing Date: Hearing Time: Courtroom: Place:	September 2, 2008 10:00 a.m.				
16	De	fendants.		5, 4th Floor 280 South First Street San Jose, California				
17				San Jose, Camornia				
18				e laws of the United States,				
19	28 U.S.C. § 1746, that the	following statemen	ts are true:					
20		counsel for the Pla	intiff in the above caption	oned case.				
21	2. I am a member in good standing of the bars of the following courts:							
22	Supreme Court of the United States Washington, DC							
23	2003							
24	Supreme Court of California Sacramento, California							
25		2003						
26	Supreme Court of Kansas Topeka, Kansas							
27	1997							
28			-1-					
	SUPPLEMENTAL DECLARA	ΓΙΟΝ OF FRED W. SC		Case No. C07-03396-JW-PVT				

Case 5:07-cv-03396-JW Document 38-3 Filed 07/29/2008 Page 2

1 2	U.S. Court of Appeals for the Tenth Circuit Denver, Colorado 1999				
3 4	U.S. Court of Appeals for the Ninth Circuit San Francisco, California 2003				
5	U.S. District Court for the District of Kansas Topeka, Kansas				
6					
7 8	U.S. District Court for the Western District of Missouri Jefferson City, Missouri 2001				
9 10	U.S. District Court for the Northern District of California San Francisco, California 2003				
11 12	U.S. District Court for the Eastern District of California Sacramento, California 2003				
13 14	U.S. District Court for the Central District of California Los Angeles, California 2003				
15	3. I am a 1994 graduate of Washburn University in Topeka, Kansas and a 1997				
16	graduate of Washburn University School of Law. In 1995 I passed the Uniform Certified Public				
17	Accountant's examination and was granted a Certified Public Accountant certificate from the				
18	Kansas Board of Accountancy. I am a member of the State Bar of California, Bar Association of				
19	San Francisco, National Association of Consumer Advocates, Consumer Attorneys of California,				
20	National Association of Consumer Bankruptcy Attorneys, California Bankruptcy Forum, and				
21	Topeka Area Bankruptcy Council of which I am a past Treasurer.				
22	4. From September 26, 1997, until December 21, 2003, I maintained a private				
23	law practice with an office located in Topeka, Kansas. In December of 2003 I relocated my law				
24	practice to California. My practice is limited exclusively to the representation of consumers, with				
25	particular emphasis on representing consumer debtors under the United States Bankruptcy Code.				
26	In addition to Bankruptcy cases, I handle matters under the Fair Debt Collection Practices Act, Truth				
27	in Lending Act, Fair Credit Reporting Act, Telephone Consumers Protection Act, FTC Credit				

28

12 13

14 15

16

17

18 19

20

21 22

23

24

25

26

27

28

with the expectation of being paid a contingency amount from the proceeds of recovery, or being paid based on an award of fees pursuant to a fee shifting statute such as the federal Fair Debt Collection Practices Act and California Rosenthal Fair Debt Collection Practices Act. 5. I have given a number of lectures to consumers and professional groups on

and other laws enacted to protect consumers. I undertake representation in many consumer cases

- consumer law issues, including the Topeka Area Bankruptcy Council and the Pro Bono Project in San Jose, California.
- 6. I have been a member of the National Association of Consumer Advocates since 1999 and have attended at least twelve (12) national conferences exclusively on consumer law issues.
- 7. I have been involved in many consumer cases involving a range of consumer protection laws. I have handled several cases that have resulted in reported decisions favorable to consumers including: In re Crosby, 261 B.R. 470 (D. Kan. 2001) (holding that the issuance of a Form 1099-C by a creditor forgives the debt); In re Green, 287 B.R. 827 (D. Kan. 2002) (holding that the inclusion of language in a Chapter 13 Plan which attempts to discharge student loans should be reviewed on a case-by-case basis); Bilal v. Household Finance Corporation III (In re Bilal), 296 B.R. 828 (D. Kan. 2003) (holding that the inclusion of language in a Chapter 13 Plan which rescinds a home mortgage loan under the Truth in Lending Act is binding on a mortgage creditor who fails to object before confirmation); and, Ramirez v. Household Finance Corporation III (In re Ramirez), 2003 Bankr. LEXIS 1364 (D. Kan. 2003) (finding violations of the Truth in Lending Act). I am also plaintiff's counsel in the Quenzer v. Advanta Mortgage Corp. (In re Quenzer), 266 B.R. 760 (D. Kan. 2001) and Quenzer v. Advanta Mortgage Corp. (In re Quenzer), 274 B.R. 899 (D. Kan. 2002) cases which were reversed and remanded in Quenzer v. Advanta Mortgage Corp. (In re Quenzer), 288 B.R. 884 (D. Kan. 2003). Despite the reversal, this case remains one of the leading cases in the country regarding rescission under the Truth in Lending Act in the bankruptcy context and it is still cited for the detail and clarity of the Bankruptcy Court's decision. See National Consumer Law Center, Truth in Lending (6th ed. 2007) at 453.
 - 8. My firm's work in connection with this case is shown on the schedule

7 8

9

10

11

12 13

14

15 16

17

18

19

20

21 22

23

24

25

26 27

28

attached hereto, marked Exhibit "A." My staff and I prepared our time records contemporaneously with our performance of the work, using the Amicus Attorney and Timeslips software packages for law offices. The time records do not duplicate work performed in any other file.

- 9. For my services as an attorney in this case, the Consumer Law Center, Inc., seeks an hourly rate of \$300.00. I believe that this hourly rate is reasonable, and that it is comparable to the rates being charged by attorneys of similar experience and expertise in the San Francisco Bay Area's federal and state courts. I have been awarded an hourly rate of \$300 in a number of cases in Northern California, including: Citibank South Dakota, N.A., v. O'Connor, Santa Clara Case No. 1-05-CV-038648 (February 7, 2006) (J. Huber); Maundu v. The Barnes Law Firm, Northern District Case No. C05-01939-JF-PVT (May 23, 2006) (J. Fogel); Wallat v. Roush, Northern District Case No. C05-03518-JF-HRL (September 21, 2006) (J. Fogel); Chan v. North American Collectors, Inc., Northern District Case No. C06-00016-JL (January 26, 2007) (J. Larson); Chan v. Rosen & Loeb, Northern District Case No. C06-04267-SBA-EDL (September 25, 2007) (J. Armstrong); Napier v. Collection Bureau of America, LTD., Northern District Case No. C07-02429-MMC (October 29, 2007) (J. Chesney); Asset Acceptance, LLC v. Mekonnen, Santa Clara Case No. 1-06-CV-073155 (December 21, 2007) (J. Murphy); Tong v. Capital Management Services Group, Inc., Northern District Case No. C07-01026-RMW-HRL (January 18, 2008) (J. Whyte); Calfin Holdings, LLC v. Bohannon, Santa Clara Case No. 1-07-CV-079509 (July 24, 2008) (J. Manoukian); Napier v. Titan Management Services, LLC, Northern District Case No. C08-00910-RMW-RS (July 25, 2008) (J. Whyte).
- 10. The Consumer Law Center, Inc., seeks compensation for 25.2 hours that I spent performing legal services for Plaintiff in this case, as well as 6.5 hours of law clerk time.
 - **Jovanna R. Longo.** Jovanna Longo is employed by the Consumer Law Center, Inc., as an associate attorney. She has held this position since November 2007. Jovanna was previously a law clerk at the Consumer Law Center, Inc., while she attended law school. In 2003 Jovanna graduated with honors from Rutgers University in New Brunswick, New Jersey with a Bachelor of Science degree in

13

14

15

16

17

18

19

20

21

22

23

24

25

Anthropology. Jovanna received a Juris Doctor from Santa Clara University School of Law in May of 2007. She passed the July 2007 California bar examination and is currently a member of the State Bar of California. During her employment with the Consumer Law Center, Inc., Jovanna has performed legal research and writing services for the Plaintiff in this case. The Consumer Law Center, Inc., seeks compensation for 6.5 hours expended by Jovanna Longo preforming legal research and writing services for the Plaintiff in this case. The Consumer Law Center, Inc., seeks an hourly rate of \$125.00. A \$125.00 hourly rate was approved for law clerks in Fleming v. Kempter Nat'l Servs, 373 F. Supp. 2d 1000, 1012 (N.D. Cal. 2005).

11. In the San Francisco Bay Area it is customary for lawyers to itemize and bill their clients separately, in addition to their regular hourly rate, for expert witness fees, court reporter fees, long distance telephone calls, on-line research charges, copying and facsimile costs, postage and delivery charges, and travel costs, including mileage, tolls and parking. The Consumer Law Center, Inc., advanced the following fees and costs, and incurred the following expenses in this matter:

Filing fees to Clerk of Court	\$ 350.00
Service of Process	\$ 171.50
Photocopying - 239 @ \$.20	\$ 47.80
Postage	\$ 10.82
ΤΟΤΔΙ	\$ 580 12

12. The requested attorney's fees and costs were reasonable and necessary to the litigation in this matter.

26 ///

27 ///

28 ///

	ase 5:07-cv-03396-JW	Document 38-3	Filed 07/29/2008	Page 6 of 6
1	Executed at San Jos	se, California on July	29, 2008.	
2				
3			/s/ Fred W. Schwinn Fred W. Schwinn	vinn (SBN 225575)
4			CONSUMER LA 12 South First Str	W CENTER, INC.
5			San Jose, Californ Telephone Number	nia 95113-2418 er: (408) 294-6100
6			Facsimile Numbe Email Address:	r: (408) 294-6190
7			fred.schwinn@sjc Attorney for Plair	consumerlaw.com ntiff
8			PATRIČIA CLAI	IRE BANKSTON
9				
10				
11				
12				
13				
14				
15				
16				
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				
	SUPPLEMENTAL DECLARA		6- WINN	Case No. C07-03396-JW-PVT
	I			